

IN THE UNITED STATES DISTRICT COURT

RECEIVED

WOODBURCK NOE,

PLAINTIFF,

v.

ALABAMA DEPT. OF CORRECTIONS;

et al.,

DEFENDANTS

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2006 AUG 21 A 9:41

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\* CASE NO. 2:06cv747-MEF

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MOTION AND AFFIDAVIT

COMES NOW, PLAINTIFF, WOODBURCK NOE, AND MOVES THIS HONORABLE COURT TO GRANT THIS MOTION TO ACCEPT INCLUDED DOCUMENTS AS TO MATTER, AND CONTENT, PROVIDE INDIGENCY TREATMENT, AND APPOINTMENT OF COUNSEL AS TO THE ABOVE-STYLED CAUSE PURSUANT TO AMENDMENT ONE OF THE UNITED STATES CONSTITUTION BASED ON THE FOLLOWINGS AFFIRMED TO AS TRUE UNDER PENALTY OF PERJURY:

I HAVE BASICALLY UNAVAILABLE, OR LIMITED MEANS WITH RESOURCES TO DO LEGAL WORKS DUE TO CORRUPT TACTICS OF PRISON OFFICIALS OF WHERE I'M CONFINED; INVOLVED ISSUES ARE CRUCIAL;

I HAVE ONLY ABOUT \$85 ON MY PRISON FUND ACCOUNT; I AM UNEMPLOYED, AND CANNOT AFFORD A LAWYER, OR PAYMENT OF COURT COSTS; WITH LIMITED LEGAL EXPERIENCE.

THEREFORE, FOR THE REASONS PRESENTED, IT IS URGED JUDGMENT BE ENTERED TO GRANT THE MATTER APPROPRIATELY.

DATE: 8-3-06

RESPECTFULLY SUBMITTED, Woodburck Noe